1 2 3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

FILED

MAR 15 2006

RECEIVED

MAR 1 5 2006

UNITED STATES DISTRICT COURT RICHARD W WIEKING
GI FRIK, U.B. DISTRICT OF CALIFORNIA
MORTHERN DISTRICT OF CALIFORNIA
SAN JOSE

RICHARD W WIEKING
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE

RIVERDEEP, INC., a Limited Liability Company, a Delaware limited liability company,

Case No.: C04 04979 RS (ARB)

Plaintiff,

ORDER ON EX PARTE APPLICATION FOR AN ORDER THAT DEFENDANTS PRESERVE INVENTORY [PROPOSED]

VS.

RS

PERRONE IMPORTERS, INC., a Puerto Rico corporation and its wholly owned subsidiary PERRONE IMPORTERS MEXICO,

Hon. Richard Seeborg

Defendant.

20 21

22

23

24

25

26 27

28

On March 16, 2005, the court heard plaintiff Riverdeep, Inc.'s ex parte application for an order that defendants Perrone Importers, Inc. ("Perrone Puerto Rico") and Perrone Importers Mexico ("Perrone Mexico" and, collectively with Perrone Puerto Rico, "Perrone") preserve inventory. Based upon the papers submitted in support of the ex parte application, the pleadings on file in this matter, and the argument of counsel. 23

Order

C04 04979 RS (ARB)

Defendants shall preserve all inventory of Riverdeep software in their possession through

the completion of arbitration proceedings, unless the parties agree in writing to an alternate

disposition of the inventory, or unless this order is modified by a further Order of this Court.

1.

IT IS HEREBY ORDERED that:

Dated: 3/15/06

Order

United States District Judge
WHOWATE THOGE

C04 04979 RS (ARB)